IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF DELAWARE

KONINKLIJKE PHILIPS N.V. and U.S. PHILIPS CORPORATION,)
Plaintiffs,)
v.) C.A. No. 15-1131-GMS
YIFANG USA, INC. d/b/a E-FUN, INC.,)
Defendant.)

DEFENDANT YIFANG USA, INC.'S NOTICE OF JOINDER IN ACER'S MOTION FOR JUDGMENT ON THE PLEADINGS

Defendant YiFang USA, Inc. ("YiFang") hereby joins the Motion for Judgment on the Pleadings filed concurrently in *Koninklijke Philips N.V. and U.S. Philips Corporation v. Acer Inc. and Acer America Corp.*, C.A. No. 15-1170-GMS (the "Acer Action") by defendants to the Acer Action, Acer Inc. and Acer America Corp (collectively, "Acer"). YiFang fully incorporates by reference the arguments set forth in Acer's Opening Brief in support of its Motion for Judgment on the Pleadings ("Acer's Opening Brief"), filed concurrently in the Acer Action.

In their Second Amended Complaint ("SAC") in this action (D.I. 75), Plaintiffs
Koninklijke Philips N.V. and U.S. Philips Corporation (collectively, "Philips") fifth and ninth
claims for relief are essentially identical to the fifth and eleventh claims Philips' SAC asserts
against Acer (Acer Action, D.I. 82).

Accordingly, the Court should dismiss with prejudice the fifth and ninth claims for relief in Philips' SAC against YiFang for the same reasons set forth in Acer's Opening Brief.

Respectfully submitted,

OF COUNSEL: Lucian C. Chen Wing K. Chiu LUCIAN C. CHEN, ESQ. PLLC One Grand Central Place 60 East 42nd Street, Suite 4600 New York, NY 10165 (212) 710-3007

Dated: December 23, 2016

/s/ Nathan R. Hoeschen
John W. Shaw (No. 3362)
Karen E. Keller (No. 4489)
Nathan R. Hoeschen (No. 6232)
SHAW KELLER LLP
300 Delaware Avenue, Suite 1120
Wilmington, DE 19801
(302) 298-0700
jshaw@shawkeller.com
kkeller@shawkeller.com
nhoeschen@shawkeller.com
Attorneys for Defendant

YiFang USA, Inc. D/B/A E-Fun Inc.